

OLC #78-613/E

**CENTRAL INTELLIGENCE AGENCY**  
WASHINGTON, D.C. 20505

*pkg filed*

STAT

22 SEP 1978

STAT

This is in final response to that part of your request, dated 23 February 1978, wherein you requested access to this Agency's records pertaining to the University of Arkansas.

The materials which we were able to locate have been reviewed and our determinations are as follows:

Enclosed, Tab A, is a copy of the relevant portion of the following document, which is being released in its entirety:

1. Extract from Congressional printing, titled "Staff Study of Campus Riots and Disorders - October 1967--May 1969," dated June 1969.

Enclosed also, Tab B, are copies of segregable portions of the items listed below. Deletions in item 2 were made under the exemption provisions of subsection (b)(3) of the Freedom of Information Act, and, in item 3, under the provisions of subsection (b)(6) of the Act. The applicability of these exemption provisions is explained in the enclosure at Tab C.

2. Memorandum, dated 4 August 1969.

3. Letter, dated 19 January 1977.

Mr. Robert E. Owen, DDO Information Review Officer, made the decision pertaining to item 2, and Mr. F.W.M. Janney, Director of Personnel, made the decision pertaining to item 3.

Any additional records, if they exist, which would be responsive to your request and which reveal any covert CIA connections with or interest in matters relating to those set forth in your request and, indeed, any data that might reveal the existence of any such additional records would be duly classified under criteria set forth in Executive Order 11652. Accordingly, and pursuant to the authority of exemption (b)(1) of the Freedom of Information Act, this is to advise that this Agency will not grant access to any additional records that may exist which might be responsive to your request. By this answer, we are neither denying nor confirming that any such additional records exist.

It has been determined further that the fact of the existence or non-existence of such additional covert records, if any, would relate to information pertaining to intelligence sources and methods which the Director of Central Intelligence has the responsibility to protect from unauthorized disclosure in accordance with section 102(d)(3) of the National Security Act of 1947 and section 6 of the Central Intelligence Agency Act of 1949. Accordingly such additional records, if any, would be denied pursuant to exemption (b)(3) of the Freedom of Information Act.

The above determination was made by Mr. Bruce Johnson, Assistant for Information, Administration Directorate.

As specified in the Freedom of Information Act, I am advising you of your right to appeal these and the earlier decisions by addressing your appeal to the CIA Information Review Committee, via the undersigned.

We apologize for the length of time it took to process your request. Our continuing backlog of unprocessed cases and the extensive research, rather than search, which was required to process your request, made it impossible for us to complete it earlier. We wish to thank you for your patience and consideration.

Sincerely,



George W. Owens  
Information and Privacy Coordinator

Enclosures: Tabs A, B & C

**Page Denied**